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12	Attorneys for Plaintiff, Antoinette Delisse	
13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15	ANTOINETTE DELISSE,	
16	Plaintiff,	Case No. 2:13-cv-00780-RFB-PAL
17		STIPULATION AND ORDER TO
18	STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY; DOES I - V	CONTINUE JURY TRIAL CURRENTLY SET FOR JANUARY 7, 2019 & TO
19	and ROES VI - X, inclusive,	EXTEND TIME FOR PLAINTIFF TO FILE OPPOSITIONS TO DEFENDANT'S
20	Defendants.	MOTIONS IN LIMINE (First Request)
21	STIPULATION AND ORDER TO CONTINUE JURY TRIAL CURRENTLY	
22	SET FOR JANUARY 7, 2019 & TO EXTEND TIME FOR PLAINTIFF TO FILE OPPOSITIONS TO DEFENDANT'S MOTIONS IN LIMINE	
23	COME NOW the parties, by and through their respective undersigned counsel and file this	
24	Stipulation & Order to Continue the Trial currently set for January 7, 2019 and to Extend the Time	
25	for Plaintiff to File Oppositions to Defendants Motions in Limine (ECF 32-ECF42) Pursuant to	
26	Local Rules IA 6-1 and 16-3, and in support thereof show the Court as follows:	
27	I. FACTUAL BACKGROUND	
28	A Jury Trial in this matter is currently	scheduled to resume on January 7, 2019. Plaintiff's
ı	II	

Trial counsel Gus W. Flangas, Esq., has recently been caring for his father who is in the later stages of Parkinson's and Alzheimers. The doctor's have indicated that it could be days or it could be a few months before he passes, but Mr. Flangas needs to be able to be at his father's bedside at a moment's notice when the time comes. As such, he cannot be in the middle of a Trial, especially a jury trial and have to leave on a moments notice to get to his father. Mr. Flangas explained this to Defendant's counsel who has graciously agreed to stipulate to moving the Trial to either the week of March 4, 2019; March 25, 2109; April 8, 2019; April 15, 2019; or April 22, 2019, based on the Court's availability. Therefore, the parties respectfully request that the Court enter an Order vacating the January 7, 2019 Trial date and resetting the Jury Trial in accordance with one of the foregoing proposed dates.

Additionally, in light of the upcoming jury trial, Defendant filed six (6) Motions in Limine ECF 32, 34, 36, 38, 40 and 42 on December 7, 2018. Plaintiff would have until December 24, 2018 to file any Opposition. However, in light of the parties agreement to move the Trial Date, the parties also stipulate to extending the time to file the Oppositions to the motions in Limine in accordance with the new date the Court picks for the Trial. So by way of example, if the Court were to choose the week of April 22, 2019 for the Trial, the date for filing the motions would be artificially set as March 22, 2019 which would make the Oppositions due on April 8, 2019. Therefore the parties stipulate to extending the due date for the Oppositions to a date in the future to be determined based on the scheduling of the Jury Trial.

No previous requests or extensions for request for continuance of Jury Trial or request for 1 extension of time in which to file the Opposition to the Motions in Limine in this matter have been 2 3 requested. Dated this At day of December, 2018 Dated this day of December, 2018 4 5 6 /s/ Matthew J. Wagner, with permission GUS W. FLANGAS, ESQ. RYAN L. DENNETT, ESQ. Nevada Bar No. 004989 Nevada Bar No. 005617 gwf@fdlawlv.com rdennett@dennettwinspear.com JESSICA K. PETERSON, ESO. MATTHEW J. WAGNER, ESQ. Nevada Bar No. 010671 Nevada Bar No. 011311 jkp@fdlawlv.com mwagner@dennettwinspear.com FLANGAS DALACAS LAW GROUP DENNETT WINSPEAR, LLP 3275 South Jones Blvd., Suite 105 10 Las Vegas, Nevada 89146 11 Telephone: (702) 307-9500 Facsimile: (702) 382-9452 12 CHRISTIAN GABROY, ESO. 13 Nevada Bar No. 008805 E-mail: Christian@gabroy.com GABROY LAW OFFICES 14 The District at Green Valley Ranch 15 l 170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012 16 Telephone: (702) 259-7777 Facsimile: (702) 259-7704 Attorneys for Plaintiff, Antoinette Delisse 17 18 19 20 21 22 23 24 25 26

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1 Case No: 2:13-cv-00780-RFB-PAL 2 Case Name: Delisse v. State Farm 3 ORDER 4 Based on the foregoing Stipulation of the Parties: 5 IT IS ORDERED that the Jury Trial in this matter currently set for January 7, 2019 be vacated and be reset to the 8th day of April , 2019 at 9:00 AM. 6 7 IT IS FURTHER ORDERED that any Opposition to the Motions in Limine shall be 8 due on the 15th day of March . 2019. IT IS FURTHER ORDERED that Calendar call set for January 2, 2019 at 2:00 PM is 9 vacated and reset to April 2, 2019 at 3:00 PM. 10 11 RICHARD F. BOULWARE, II Respectfully Submitted by: 12 UNITED STATES DISTRICT JUDGE 13 DATED: December 27, 2018. 14 GUS W. FLANGAS, ESQ. Nevada Bar No. 004989 15 E-mail: gwf@fdlawlv.com JESSICA K. PETERSON, ESQ. 16 Nevada Bar No. 010671 17 E-mail: jkp@fdlawlv.com FLANGAS DALACAS LAW GROUP 18 3275 South Jones Blvd., Suite 105 Las Vegas, Nevada 89146 19 CHRISTIAN GABROY, ESQ. 20 Nevada Bar No. 008805 21 E-mail: Christian@gabrov.com GABROY LAW OFFICES 22 The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280 23 Henderson, Nevada 89012 Telephone: (702) 259-7777 24 Facsimile: (702) 259-7704 25 Attorneys for Plaintiff, Antoinette Delisse 26 27

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Jessica Peterson

From:

Matt Wagner [mwagner@dennettwinspear.com]

Sent:

Wednesday, December 12, 2018 12:30 PM

To:

Jessica Peterson

Cc:

'Christian Gabroy'; gwf@fdlawlv.com

Subject:

RE: SAO

It looks okay to me. Go ahead and e-sign on my behalf. Thank you.

MATTHEW J. WAGNER, ESQ. DENNETT WINSPEAR, LLP 3301 North Buffalo Drive, Suite 195 Las Vegas, Nevada 89129 702.839.1100 - Phone

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From: Jessica Peterson < jkp@fdlawlv.com> Sent: Wednesday, December 12, 2018 12:08 PM

To: Matt Wagner < mwagner@dennettwinspear.com >

Cc: 'Christian Gabroy' < christian@gabroy.com >; gwf@fdlawlv.com

Subject: SAO

Per our conversation yesterday here is the SAO. Christian and I had missed each other's phone calls that I would be handling this so I apologize for any confusion on your end re: the e-mail you received from him. Please review and let me know if you have any changes or revisions to this, if you do not please send me an e-mail indicating that I have permission to utilize your electronic signature, so that I can get it on file. Thank you again for your professional courtesy regarding this matter.

Sincerely Jessica

JESSICA K. PETERSON, ESQ.

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